





2013

SENATE RESOLUTION

MADAM PRESIDENT:

I offer the following resolution and move its adoption:

1 2	A SENATE RESOLUTION urging the legislative council to create an interim study committee to study the use of tax increment financing.
3 4	Whereas, A study of the use of tax increment financing is appropriate: Therefore,
5 6	Be it resolved by the Senate of the General Assembly of the State of Indiana:
7	SECTION 1. That the legislative council is urged to create an interim
8	study committee to study the use of tax increment financing.
9	SECTION 2. That the committee, if established, should include the
10	study of the following issues, especially with respect to the Clark
11	County Redevelopment Commission:
12	(1) Whether the legislative body of the unit establishing the
13	redevelopment commission should approve certain actions by a
14	redevelopment commission, such as entering into debt obligations,
15	making agreements with long term obligations, and purchasing real
16	property.
17	(2) Whether the approving ordinance or resolution adopted by a
18	redevelopment commission should be more comprehensive.
19	(3) Whether more oversight by the legislative body of the unit
20	establishing the redevelopment commission is appropriate,
21	including whether the redevelopment commission should present
22	an annual report at a public meeting of an elected body that
23	includes the following information by tax increment financing
24	district:
25	(A) Revenues received.



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(B) Expenses paid.

(C) Fund balances.

1	(D) The amount and maturity date for all outstanding
2	obligations.
3	(E) The amount paid on outstanding obligations.
4	(F) A list of all the parcels included in each tax increment
5	financing district allocation area and the base assessed value and
6	incremental assessed value for each parcel in the list.
7	(4) Whether a redevelopment commission and a department of
8	redevelopment should be subject to the same laws, rules, and
9	ordinances of a general nature that apply to all other commissions
10	or departments of the unit.
11	(5) Whether more thorough or more frequent audits, or both, by the
12	state board of accounts is appropriate for redevelopment
13	commissions, departments of redevelopment, and redevelopment
14	authorities.
15	(6) Whether redevelopment commissions are complying with the
16	public meeting and public records laws.
17	(7) An evaluation of the percentage amount of incremental
18	assessed value that is captured by a tax increment financing district
19	and whether a percentage limit is appropriate.
20	(8) An evaluation of revenue being received by a redevelopment
21	commission and whether the revenue is expected to generate an
22	excess that should be made available to other taxing units by the
23	redevelopment commission and whether the legislative body of the

SECTION 3. That the committee, if established, shall operate under the direction of the legislative council and that the committee shall issue such reports as directed by the council.

determination of the amount of any excess.

unit establishing the redevelopment commission should make the



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